Approved For Release 2003/06/26: CIA-RDP84-00780R006700040034-0.

CENTRAL INTELLIGENCE AGENCY

WASHINGTON, D.C. 20505

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File Lecurity 4-1

STAT

Morton	Stavis,	Esq.			

AUG 1975

Dear Mr. Stavis:

This is a response to your letter of July 15, 1975, received on July 25, in which you appeal the Agency denial of your request for documents.

I have reviewed your request pursuant to the authority delegated to me under subsection 1900.51(a) of Title 32 of the Code of Federal Regulations. I have determined that portions of nine documents are releasable and they are enclosed. I have further determined that the deleted portions of these documents and four other complete documents contain information which, if disclosed, would reveal intelligence sources and methods which the Director of Central Intelligence has the responsibility to protect from unauthorized disclosure under subsection 102(d)(3) of the National Security Act of 1947. Moreover, three of these documents were provided by a foreign government and are properly classified pursuant to Executive Order 11652. A few of these documents also contain information which, if disclosed, would constitute clearly unwarranted invasions of the privacies of persons other than you. For these reasons, I deny your request as to these deletions and documents on the basis of exemptions b(1), b(3), and b(6) of the Freedom of Information Act. I have also reviewed reports of another agency and a CIA report based on information provided by another agency and have referred these documents to that agency.

In accordance with paragraph 4(B) of subsection (a) of the Freedom of Information Act, you have the right to request judicial review of these documents and portions of documents in a United States district court.

Sincerely,

ILLEGIB

William E. Nelson
Acting Chairman
Information Review Committee

Enclosures



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